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6	COUNSEL FOR TRANS UNION LLC				
7	**Designated Attorney for Personal Service**				
8	Trevor Waite, Esq. Nevada Bar No.: 13779				
9	6605 Grand Montecito Parkway, Suite 200 Las Vegas, Nevada 89149				
10	Las vegas, nevada 07147				
11	IN THE UNITED STATES DISTRICT COURT				
12	FOR THE DISTRICT OF NEVADA				
13	ERIC J. ST. MARIE,	Case No. 2:21-cv-00329-APG-BNW			
14	Plaintiff,	JOINT MOTION AND ORDER			
15	v.	EXTENDING DEFENDANT TRANS UNION LLC'S TIME TO FILE AN			
16	EXPERIAN INFORMATION SOLUTIONS,	ANSWER OR OTHERWISE			
17	INC., TRANS UNION LLC, CLARITY SERVICES LLC, IC SYSTEM, INC., ALLIED	RESPOND TO PLAINTIFF'S COMPLAINT			
18	COLLECTION SERVICES INC.,	(FIRST REQUEST)			
19	MONEYTREE, INC., and SANTANDER CONSUMER USA, INC.,				
20	Defendants.				
21	Plaintiff Fric L St Marie ("Plaintiff") and	Defendant Trans Union LLC ("Trans Union")			
22	Plaintiff Eric J. St. Marie ("Plaintiff") and Defendant Trans Union LLC ("Trans Union").				
23	by and through their respective counsel, file this Joint Motion Extending Defendant Trans				
	Union's Time to File an Answer or Otherwise Respond to Plaintiff's Complaint.				
24	1. On February 26, 2021, Plaintiff filed his Complaint. The current deadline for				
25	Trans Union to answer or otherwise respond to Plaintiff's Complaint is March 22, 2021.				
26	2. On March 15, 2021, counsel for Trans Union communicated with Plaintiff's				
27	counsel via email regarding an extension within	which to file a response to the Complaint and			

Plaintiff's counsel agreed to the extension.

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	3.	The parties are actively discussing a potential early resolution of this case, and the
parties	believ	e an extension of this nature may save waste of the parties' time and expense. The
additio	nal tin	ne will allow Plaintiff and Trans Union time to fully explore such early settlement
discuss	sions.	

- 4. Moreover, Trans Union's counsel will need additional time to review the documents and respond to the allegations in Plaintiff's Complaint. This Joint Motion is made in good faith and not for the purposes of delay.
- 5. Plaintiff has agreed to extend the deadline in which Trans Union has to answer or otherwise respond to Plaintiff's Complaint up to and including April 21, 2021. This is the first motion for extension of time for Trans Union to respond to Plaintiff's Complaint.

 Dated this 22nd day of March 2021.

QUILLING SELANDER LOWNDS WINSLETT & MOSER, P.C.

/s/ Jennifer Bergh

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Counsel for Trans Union LLC

FREEDOM LAW FIRM AND KIND LAW

/s/ Gerardo Avalos

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Las Vegas, NV 89123 (702) 337-2322 (702) 329-5881 Fax *Counsel for Plaintiff*

ORDER

The Joint Motion for Extension of Time for Trans Union LLC to file an answer or otherwise respond to Plaintiff's Complaint is so ORDERED AND ADJUDGED.

Dated March 26, 2021.

Berbweten

UNITED STATES MAGISTRATE JUDGE